IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS EASTERN DIVISION

CHRISTOPHER BLAIR DESHAUN ROBINSON, ADC #164517

PLAINTIFF

 $\mathbf{v}.$

No. 2:18-cv-44-DPM-BD

ANDREWS, Warden, EARU, ADC, et al.

DEFENDANTS

ORDER

On *de novo* review, the Court adopts the partial recommendation, $N_{\rm 2}$ 31, and overrules Robinson's objections, $N_{\rm 2}$ 34. FED. R. CIV. P. 72(b)(3). First, Robinson's requested injunctive relief isn't related to his claims for inadequate medical care. Second, in his objection, Robinson includes a new basis for injunctive relief. To the extent that Robinson seeks relief different than that requested in his pending motions or complaint, he must do so in either a separate motion or in a motion to amend his complaint. Robinson should not add claims, facts, or reasoning in his objections. His motions, $N_{\rm 2}$ 18, $N_{\rm 2}$ 20, & $N_{\rm 2}$ 28, are therefore denied.

So Ordered.

D.P. Marshall Jr.

United States District Judge

3 August 2018